UNITED STATES BANKRUF DISTRICT OF DELAWARE			,	7						
In re:			<i>-</i>	-	1.1					
W.R. GRACE & COCONN. Debtors.				Chapter	11					
			į	Case No. 01-01140						
			X							
NOTICE OF TRANSF	ER OF C	LAIM F	URSU	ANT TO) FRBF	RUL	E 300	1(e)(<u>1)</u>	
To: (Transferee)										
()	CRE M			LTD.						
	Foster 1									
810 Seventh Av New York, NY				2" Floor	•					
Attn: Vladimir Jelisavcic										
A transfer in the amount of \$15	7,728.93	from:								
	J M Fos	ter Inc.								
		& Doug	herty P.	C.						
	Street									
Merriville, IN 46410 Attn: Larry Kalina, Esq.										
		J	, 1							
is acknowledged. By filing pu official claims register and that				. •		-			ched	the
Refer to INTERNAL CO	NTROL	NUME	BER				in	any	furt	ther
correspondence relative to this	transfer.									
				Intake (Clerk					
FOR CLERK'S OFFICE USE (
This notice was mailed to , 2003.	the first	named	party,	by firs	st class	mail,	post	prep	paid	on
Copy: Debtor's Attorney										
		:	Deputy	Clerk				_		

THE LONGACRE FUNDS

LONGACRE

810 Seventh Avenue, 22nd Floor New York, New York 10019 Tel: 212-259-4350 Fax: 212-259-4345 www.longacrellc.com

TRADE CONFIRMATION

To: JM Foster Inc

c/o Spangler, Jennings & Dougherty P.C.

8396 Mississippi St.
Merrillville, IN 46410
Attn: Larry Kalina, Esq
Tel: 219-769-2323
Fax: 219-769-5007

From: Longacre Management, LLC

810 Seventh Avenue, 22nd Floor

New York, NY 10019

Attn: Steven S. Weissman Tel: 212-259-4350 Fax: 212-259-4345

We are pleased to confirm the following transaction subject to the terms and conditions of the Assignment of Claim agreement which are incorporated herein by reference:

Trade Date: 3/25/2003

Seller: J M Foster Inc

Buyer: Longacre Master Fund, Ltd.

Debtor: W.R. Grace & CO.-CONN., Case No. 01-01140, Debtor-in-

Possession

Type of Instrument: Claim subject to Debtor's Chapter 11 Proceeding

Claim Amount: \$157,728.93

Purchase Rate: [deleted]%

Consideration: \$[deleted] (Claim Amount x Purchase Rate, subject to verification)

Holdback Rate: None

Disclosure: Seller agrees not to disclose or communicate the terms of this

agreement or information concerning the Claim to any other

creditors of Debtor or prospective purchasers of the Claim.

Payments: Any payments or distributions made on account of the Claim after

payment of the consideration are for the benefit of Buyer.

Subject to: 1) Execution of an Assignment of Claim agreement reasonably

acceptable to Buyer and Seller; 2) Buyer's due diligence regarding the validity of the Claim; and 3) Buyer obtaining from Seller any necessary releases and/or consents reasonably requested by Buyer.

Buyer may waive any condition at its option and settle this

transaction without such condition.

Settlement: As soon as reasonably practical.

Binding Effect: Upon execution by both Buyer and Seller in the space designated

below, this letter shall constitute a binding agreement between the parties. This Agreement may be filed in the bankruptcy court as

evidence of transfer of the Claim.

Expiration: Buyer shall have no obligation to Seller, unless Seller executes this

letter by the close of business today or unless waived by Buyer.

Please provide the signature of a duly authorized officer or other authorized signatory where indicated below and return this letter to the following fax number: (212) 259-4345

ACCEPTED AND AGREED

J M FOSTER INC

Signature: /s/ James A. Lee
Title: President, J.M. Foster Inc.
Name: James A. Lee
Date: 3/25/03

LONGACRE MASTER FUND, LTD.

By: /s/ Steven Weissman

Name: Steven Weissman

Title: Director Date: 3/25/2003